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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/627,313	07/24/2003	Philip E. Eggers	A-03-4	1924
21394 ARTHROCAE	7590 04/22/200 RE CORPORATION	8	EXAM	IINER
7500 Rialto Bo	7500 Rialto Boulevard STIGELL, THEODORE J		HEODORE J	
Building Two, Austin, TX 78			ART UNIT	PAPER NUMBER
			3763	
			NOTIFICATION DATE	DELIVERY MODE
			04/22/2008	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

intel_prop@arthrocare.com

Office Action Summary

Application No.	Applicant(s)	
10/627,313	EGGERS ET AL.	
Examiner	Art Unit	
THEODORE J. STIGELL	3763	

		THEODORE J. STIGE	LL	3763	
The MAILING DATE of thi	s communication app	ears on the cover shee	t with the c	orrespondence ad	dress
Period for Reply					
A SHORTENED STATUTORY F WHICHEVER IS LONGER, FRC Extensions of time may be available under after SIX (6) MONTHS from the mailing da If NO period for reply is specified above, th Failure to reply within the set or extended, Any reply received by the Office later than earned patent term adjustmens. See 37 Cf.	DM THE MAILING DA the provisions of 37 CFR 1.13 the of this communication. a maximum statutory period w eriod for repty will, by statute, three months after the mailing	ATE OF THIS COMMU 16(a). In no event, however, ma rill apply and will expire SIX (6) cause the application to becom	JNICATION ay a reply be tim MONTHS from be ABANDONE	N. nely filed the mailing date of this or D (35 U.S.C. § 133).	
Status					
 Responsive to communical 	ition(s) filed on 18 Ja	nuary 2008.			
2a) ☐ This action is FINAL.	2b)☐ This	action is non-final.			
3) Since this application is in	condition for allowar	ice except for formal n	natters, pro	secution as to the	merits is
closed in accordance with	the practice under E	x parte Quayle, 1935	C.D. 11, 45	53 O.G. 213.	
Disposition of Claims					
4)	ding in the application	١.			
4a) Of the above claim(s)					
5) Claim(s) is/are allo	wed.				
6)⊠ Claim(s) <u>54-70</u> is/are reject	ted.				
7) Claim(s) 55 is/are objected	d to.				
8) Claim(s) are subject	t to restriction and/or	election requirement.			
Application Papers					
9) The specification is objected	ed to by the Examiner	r.			
10) The drawing(s) filed on	is/are: a)	epted or b) objected	to by the I	Examiner.	
Applicant may not request th	at any objection to the	drawing(s) be held in abo	yance. See	37 CFR 1.85(a).	
Replacement drawing sheet(s) including the correcti	on is required if the draw	ving(s) is ob	jected to. See 37 CF	R 1.121(d).
11) The oath or declaration is	bjected to by the Ex	aminer. Note the attac	hed Office	Action or form PT	O-152.
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made a) All b) Some * c) I		priority under 35 U.S.	C. § 119(a)	-(d) or (f).	
 Certified copies of t 	ne priority documents	have been received.			
Certified copies of t	ne priority documents	have been received i	n Applicati	on No	
Copies of the certification	ed copies of the prior	ity documents have be	en receive	ed in this National	Stage
application from the	International Bureau	(PCT Rule 17.2(a)).			
* See the attached detailed C	office action for a list of	of the certified copies	not receive	d.	
Attachment(s)					

1) 🛛	Notice of References Cited (PTO-892)	
2)	Notice of Draftsperson's Patent Drawing Review (PTO-948)	

3) A Information Disclosure Statement(s) (FTO/SE/CE)
Paper No(s)/Mail Date See Continuation Sheet.

4) 🔲	Interview Summary (PTO-413
	Paper No(s)/Mail Date.

5) Notice of Informal Patent Application.
6) Other:

 $Continuation of Attachment(s)\ 3).\ Information\ Disclosure\ Statement(s)\ (PTO/SB/08),\ Paper\ No(s)/Mail\ Date : 1/18/2008, 2/4/2005, 2/4/2005, 2/4/2005, 2/4/2005.$

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DETAILED ACTION

Response to Amendment

Claim Objections

Claim 55 is objected to because of the following informalities: The claim should be written with a "wherein" clause because the return electrode is already recited as part of the invention. Appropriate correction is required.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- Determining the scope and contents of the prior art.
- Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 54-56 and 59-70 rejected under 35 U.S.C. 103(a) as being unpatentable over Bales et al. (4,682,596). See Figure 3 and the respective portions of the specification. Bales et al. teach a surgical instrument for applying high-frequency electrical energy to tissue at a target site comprising a shaft (84), a hemispherical

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shaped electrode terminal (86), an annular return electrode (90) spaced proximally from the hemispherical-shaped electrode, the return electrode having a surface area substantially larger than that of the electrode terminal, an electrically conductive fluid supply (deionized water), a connector (94,92) extending from the electrode terminal to the proximal end of the shaft and an electrically conducting electrode support (88) that can be made of either ceramic or glass (See Column 7, lines 10-16). Bales et al. also disclose a voltage supply configured to supply voltage to the electrode terminals. Bales et al. do not disclose the surface area of the tissue treatment surface. However, these parameters are deemed matters of design choice, well within the skill of the ordinary artisan, obtained through routine experimentation in determining optimum results.

Bales et al. also does not disclose to include an electrically conductive fluid wherein the electrical conductivity is at least 0.2 mS/cm, but because the Applicant has not stated in the instant specification that this particular conductivity works better than other electrical conductivity this limitation is also being treated as a matter of design choice. Therefore, the Applicant is merely claiming an electrically conductive fluid supply. The Examiner notes that Bales discloses using deoinized water, which will have at least some electrical conductivity. Absent any evidence to the contrary, this will remain the Examiner's position.

Claims 57-58 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bales et al. (4,682,596) in view of Herczog et al. (GB 2037167). Bales et al. teach all of the limitations of the claims except for explicitly reciting that the shaft has a bent configuration. Herczog et al. teach a bent configuration in the distal portion of the shaft.

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It would have been obvious to one of ordinary skill in the a/t, at the time of invention, to modify the shaft of Bales et al. with the bent configuration taught by Herczog et al. for the well known purpose of providing for a transverse treatment location for structures parallel to the device.

Response to Arguments

Applicant's arguments filed 9/26/2007 have been fully considered but they are not persuasive. In response to the applicant's argument that Bales does not disclose a hemispherical shaped electrode terminal, the examiner respectfully disagrees. The examiner maintains that the electrode terminal (86) has a hemispherical shape. The examiner maintains that (86) looks to be half of a sphere, or at least a portion of (86) could be half of a sphere. The examiner also maintains that the limitation of a hemispherical geometry does not prevent the reference from having a hole through it.

In response to the applicant's argument that Bales does not disclose an electrically conductive fluid supply, the examiner respectfully disagrees. The applicant contends that deionized water is significantly less conductive than regular water or saline. However, even if this is so, it still doesn't prove that deionized water has no conductivity.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within

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TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to THEODORE J. STIGELL whose telephone number is (571)272-8759. The examiner can normally be reached on M-F 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nicholas Lucchesi can be reached on 571-272-4977. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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/Theodore J Stigell/ Examiner, Art Unit 3763

/Nicholas D Lucchesi/ Supervisory Patent Examiner, Art Unit 3763